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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/783,464	02/20/2004	Raymond Losi JR.	520043-115	7439
37374	7590 07/01/2005		EXAMINER	
INSKEEP INTELLECTUAL PROPERTY GROUP, INC			YIP, WINNIE S	
1225 W. 190T SUITE 205	H STREET		ART UNIT	PAPER NUMBER
GARDENA,	CA 90248		3637	
	•		DATE MAILED: 07/01/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	A 11	· · · · · · · · · · · · · · · · · · ·			
1		Applicant(s)				
Office Action Summary	10/783,464	LOSI, RAYMOND				
Omos Action Guillinary	Examiner	Art Unit				
The MAILING DATE of this communication of	Winnie Yip	3637	(diameter)			
The MAILING DATE of this communication ap Period for Reply			laress			
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, ma ply within the statutory minimum of d will apply and will expire SIX (6) N tte. cause the application to become	y a reply be timely filed thirty (30) days will be considered timel MONTHS from the mailing date of this c	ly. ommunication.			
Status						
1) Responsive to communication(s) filed on 30.	June 2004.					
	is action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under						
Disposition of Claims						
4) Claim(s) 1-15 is/are pending in the applicatio	n.					
4a) Of the above claim(s) is/are withdra	awn from consideration.					
5) Claim(s) is/are allowed.						
6) Claim(s) is/are rejected.						
7)⊠ Claim(s) <u>1-15</u> is/are objected to.						
8) Claim(s) are subject to restriction and/	or election requirement.					
Application Papers	į.·					
9)☐ The specification is objected to by the Examir	пег.					
10)☐ The drawing(s) filed on is/are: a)☐ ac	cepted or b) objected	to by the Examiner.				
Applicant may not request that any objection to the		•				
Replacement drawing sheet(s) including the corre						
11) The oath or declaration is objected to by the E	Examiner. Note the attac	hed Office Action or form P1	O-152.			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.(C. § 119(a)-(d) or (f).				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documer						
2. Certified copies of the priority documer						
 Copies of the certified copies of the pri- application from the International Bures 		en received in this National	Stage			
* See the attached detailed Office action for a lis		not received				
	- c. and continue copies i					
Attrahment/a)						
Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🗖 Intervie	w Summary (PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper N	lo(s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date <u>September 30, 2004</u> .	3) 5) ☐ Notice 6 6) ☐ Other:	of Informal Patent Application (PTC)-152)			
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DETAILED ACTION

This is a first office action for application Serial 10/178,464 filed February 20, 2004.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Losi, Jr. et al. (US Patent No. 6,035,877).

Losi, Jr. et al. show and disclose a shelter including applicant's claim limitations including: a shelter frame comprising a plurality of upwardly extending poles/legs (1), a linkage assembly including pairs of truss members/linking arms (2) interconnected to each other by cross joints, a fixed connector (5) having fixed connector brackets (51, 52) providing attachment points/mounting locations to pivotally secure the first truss members/linking arms of the linkage assembly to each pole, and a sliding connector (6) having fixed connector brackets (61, 62) to pivotally secure the second truss member/linking arm of the linkage assembly to the pole respectively, a connector locking assembly including a spring locking

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button (12) sized and shaped to lock the sliding connector movable relative to the fixed connector respectively, a canopy support frame including a plurality of support rods (3) each having at least first and second rod members/interconnected canopy support member (3, 3) being pivotally jointed together by a joint (G), the first rod member being pivotally secured to the pole and the second rod member being pivotally secured to a head connector (7). Losi, Jr. et al. does not disclose a rolling element bearing being disposed in at least one of the joints between the pair of linking arms/truss members, and between at least one joint (G) between the interconnected canopy support members (3, 3), and between in at least one of the attachment points/ mounting locations/or connectors as claimed. Nygren et al. teach a frame assembly comprising a plurality of linking arms (72, 74) being pivotally connected together by a joint (76), and the linking arms also being pivotally connected to respective connectors (129), at least one rolling element bearing (326 being disposed the linking member and the connector for providing a rotation with reducing frictional engagement between two pivoting members together. It would have been obvious to one ordinary skill in the art, at the time the invention was made, to modify the shelter frame of Losi Jr. et al. having suitable bearing mechanism with obviously selected load bearing elements such as roller or thrust bearings, disposed in joints between two pivotally connected

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members, such as in the joint between two linking arms, and in the joint between the linking arm and the fixed connector on the upper legs, or in the joint between two interconnected canopy support members as claimed as taught by Nygren et al. for providing a joint with reducing frictional movement between two pivotally connected members.

Citations

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Noniewicz et al '319 and Lang '392 teach a bearing element disposed in between two elements to provide a pivot joint therebetween. Carter '902, Carter '224, Carter '293, Lynch '020, and Morgante (EP 1186,733) teach various shelters having a frame comprising limitation as claim invention.

Inquiry Contacts

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Winnie Yip whose telephone number is 571-272-6870. The examiner can normally be reached on M-F (9:30-5:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lanna Mai can be reached on 571-272-6867. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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direct.uspto.gov. Should you have questions on access to the Private PAIR system,

contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Primary Examiner

Art Unit 3637

wsy

June 24, 2005